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Yehowshua' is anointed Lord and  
judge of earth to the glory of Most  
High God Yehovah the Father.

Philippians 2:11

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF WASHINGTON  
AT RICHLAND

Beryl Ann Wright, Pro se

Plaintiff,

vs.

JPMorgan Chase Bank, N.A.; Federal  
National Mortgage Association; MTGLQ  
Investors, L.P.; Quality Loan Service  
Corp of Washington; Shellpoint  
Mortgage Servicing, LLC; Nationwide  
Title Clearing, Inc.; and Does 1-x,

Defendants.

No. 4:16-cv-05155-EFS

Case No.: 16-02-00708-3

PLAINTIFF'S MOTION TO STRIKE  
REQUEST FOR ORAL ARGUMENT

1

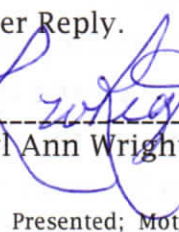
2 NOW COMES Plaintiff, Beryl Ann Wright, and moves this Court to strike her  
3 request for oral argument, inadvertently left in the caption of her 1/19/2017 ECF  
4 filing of REPLY IN SUPPORT OF PLAINTIFF'S MOTION TO REMAND, BY AFFIDAVIT ORAL ARGUMENT  
5 REQUESTED (Reply). Oral argument is not mentioned in the body of the Reply.

6 Plaintiff has no compelling reason for oral argument on her motion for remand  
7 and Reply. I believe the just, legal and procedural grounds, applicable law, judicial  
8 opinions, fairness, and sound reasoning to compel this Court's order to remand this  
9 case to Superior Court are sufficiently stated in my Motion and Reply, requiring no  
10 further argument.

11 Striking the request for oral argument will conserve the resources, time, and  
12 energy of this Court and the parties for more necessary work.

13 Wherefore, pursuant to FRCP Rule 12(f)<sup>1</sup>, Plaintiff moves this Court to strike  
14 Plaintiff's request for oral argument from her Reply.

15 Respectfully submitted 1/20/2016.

16 Seal:  1/20/2017  
17 Beryl Ann Wright, pro se Date A.D.

<sup>1</sup> Rule 12. Defenses and Objections: When and How Presented; Motion for Judgment on the Pleadings;  
Consolidating Motions; Waiving Defenses; Pretrial Hearing

(f) MOTION TO STRIKE. The court may strike from a pleading an insufficient defense or any redundant, immaterial,  
impertinent, or scandalous matter. The court may act:

(1) on its own; or  
(2) on motion made by a party either before responding to the pleading or, if a response is not allowed, within  
21 days after being served with the pleading.